



United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
10/017,672	12/14/2001	Kiyotaka Nishikawa	C01123/70001	9573		
23628 7:	590 09/08/2004		EXAMINER			
WOLF GREENFIELD & SACKS, PC			SHIBUYA, MARK LANCE			
FEDERAL RESERVE PLAZA			ART UNIT	PAPER NUMBER		
600 ATLANTIC AVENUE			ARTONII	FAFER NUMBER		
BOSTON, MA 02210-2211			1639			
				DATE MAIL ED. 00/09/2004		

Please find below and/or attached an Office communication concerning this application or proceeding.



UNITED STATES DEPARTMENT OF COMMERCE U.S. Patent and Trademark Office

Address: COMMISSIONER FOR PATENTS

P.O. Box 1450

Alexandria, Virginia 22313-1450

APPLICATION NO./ CONTROL NO.	FILING DATE	FIRST NAMED INVENTOR / PATENT IN REEXAMINATION		ATTORNEY DOCKET NO.
•			EXAMINER	
			ART UNIT	PAPER
				09022004
			DATE MAILEI) :

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner for Patents

Please see attached sheets.

Mark L. Shibuya Examiner Art Unit: 1639

Application/Control Number: 10/017,672

Art Unit: 1639

Response to Amendment

The reply filed on 7/29/04 is not fully responsive to the prior Office Action because of the following omission(s) or matter(s): Applicant has not selected species as to: (1) type of kinase; (2) peptides comprising a single non-degenerate phosphorylatable amino acid in a fixed position that is Tyr, Ser, or Thr; and (3) a single value for n and a single value for m for peptides of the formula: (Xaa)n-Zaa-(Xaa). Furthermore, in applicant's amendments to the claims filed 7/29/04, applicant filed new claims 66-75 that further recite new species, namely wherein Xaa is any amino acid except Ser, or wherein Xaa is any amino acid except Ser or Cys, or wherein Xaa is any amino acid except Ser, Cys or Trp. Applicant must also elect a single species as to Xaa in claims 66-75. Applicant is reminded that a reply to the previous Requirement for Election/Restriction, mailed 6/25/2004, must include identification of the species that is elected consonant with this requirement, and a listing of all claims readable thereon, including any claims subsequently added. See 37 CFR 1.111.

Since the above-mentioned reply appears to be *bona fide*, applicant is given ONE (1) MONTH or THIRTY (30) DAYS from the mailing date of this notice, whichever is longer, within which to supply the omission or correction in order to avoid abandonment. EXTENSIONS OF THIS TIME PERIOD MAY BE GRANTED UNDER 37 CFR 1.136(a).